business listings) or alphabetical directories, as well as the directory assistance data-base, (2) the Companies' business subscribers' listings will be included in all appropriate Yellow Pages or classified directories, and (3) copies of directories shall be delivered to Companies' customers; all without charge.

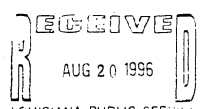
b. BellSouth shall provide the Companies with a magnetic tape or computer disk containing the proper format to employ in submitting directory listings and daily updates. The Companies shall provide BellSouth with its directory listings and daily updates to those listings (including new, changed and deleted listings) in a mutually acceptable format. BellSouth shall include the Company's customers in directory assistance databases associated with the areas in which each Company provides Exchange Services to such customers within the same time frame as it includes its own customers in such databases.

6.14 Number Portability.

- a. The Parties agree to provide interim Service Provider Number Portability ("SPNP") on a reciprocal basis between their networks to enable their end user customers to utilize telephone numbers associated with an Exchange Service provided by one Party, in conjunction with an Exchange Service provided by the other Party, upon the coordinated or simultaneous termination of the first Exchange Service and activation of the second Exchange Service. The Parties shall provide reciprocal SPNP immediately upon execution of this Agreement via remote call forwarding ("RCF") or Direct Inward Dialing ("DID"). SPNP shall operate as follows:
- b. A customer of Party A elects to become a customer of Party B. The customer elects to utilize the original telephone number(s) corresponding to the Exchange Service(s) it previously received from Party A, in conjunction with the Exchange Service(s) it will now receive from Party B. Upon documentation to be agreed upon by the Parties and an associated service order assigning the number to Party B, Party A will within two business days, implement a remote call forwarding (RCF) arrangement whereby all calls to the original telephone numbers(s) will be automatically forwarded on a multiple-path basis to (a) new telephone number(s) designated by Party B within the same area where the original NXX code is used. The Parties agree that RCF in conjunction with other service rearrangements including, but not limited to, unbundled loops and direct inward dialing (DID) arrangements may require a time to provision which exceeds two days. Party A will route the forwarded traffic to Party B over the appropriate trunks as if the call was a call which had originated on Party A's network.

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@ BELLSOUTH

LOUISIANA PUBLIC SERVICE

Beli I Jan Telecommunications, Inc.

Suita TIT 365 Timest

New 11 Louisiana 70130-1102

504 528-7900COMMISSION

D. R. Hamby

Regulatory Vice President

August 13, 1996

Mr. Lawrence C. St. Blanc Secretary Louisiana Public Service Commission P. O. Box 91154 Baton Rouge, LA 70821

ROUTE TO	1	ROUTE THUM
DEPT. GTK	DATE 8/19	DEPTZES
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Re:

Approval of the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. ("BellSouth") and American Communications Service, Inc. ("ACSI") pursuant to Sections 251 and 252 of the Telecommunications Act of 1996

Dear Mr. St. Blanc:

Pursuant to section 252(e) of the Telecommunications Act of 1996, BellSouth and ACSI are submitting to the Louisiana Public Service Commission their negotiated agreement for the interconnection of their networks and the unbundling of specific network elements offered by BellSouth. The agreement was negotiated with a desire to enter into an agreement consistent with all applicable federal, state and local statutes, rules and regulations in effect, including sections 251 and 252 of the Telecommunications Act of 1996. The parties were not able to reach agreement on the price of a number of the unbundled elements offered by BellSouth and thus it will be necessary for the parties to arbitrate those issues.

Pursuant to section 252(e) of the Act, the Commission is charged with approving or rejecting the negotiated agreement between BellSouth and ASCI within 90 days of its submission. The Commission may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity. Both parties represent that to the best of their knowledge, neither of these

Mr. Lawrence C. St. Blanc August 16, 1996 Page 2

reasons exist as to the agreement they have negotiated. The parties respectfully request that the Commission approve their agreement.

Thank you for your consideration.

Very truly yours

D. R. Hamby

ATTACHMENT C-8

Unbundled Products and Services and New Services

Service:

Subscriber Listing Information

Description:

Subscriber primary listing information provided at no charge and in an acceptable format will be published at no charge as standard directory listings in an alphabetical directory published by or for BellSouth at no charge to each ACSI end user customer.

States(s):

All

Rate(s):

- (1) No charge for ACSI customer primary listings.
- (2) Additional listings and optional listings may be provided by BellSouth at rates set forth in BellSouth's intrastate General Subscriber Services Tariffs.

Special

Requirements:

ACSI agrees to execute a directory listing agreement with BAPCO in a form consistent in all material respects with the sample listing agreement attached hereto.

AGREEMENT

In consideration of the mutual promises contained herein, BellSouth Advertising & Publishing Corporation, a Georgia corporation ("BAPCO") and American Communications Services. Inc. and the affiliates thereof included in Attachment A (collectively "ACSI") agree as follows:

1. <u>RECITALS</u>. BAPCO is the publisher of alphabetical and classified directories for certain communities in the southeastern region of the U.S. (the "Directories"). ACSI provides, or intends to provide, local exchange telephone service in communities in which BAPCO publishes Directories. BAPCO and ACSI hereby establish the terms by which BAPCO will include listings of ACSI subscribers in such Directories and by which BAPCO will provide such Directories to ACSI subscribers.

2. <u>ACSI OBLIGATIONS</u>. ACSI agrees as follows:

- (a) Carrier shall provide to BAPCO, or its designee, at ACSI's expense and at no charge, listing information concerning its subscribers (designating any who do not desire published listings), consisting of customer name, address, telephone number and all other information reasonably requested by BAPCO for BAPCO's use in publishing Directories of whatever type and format. Such subscriber listing information shall be provided in the format and on the schedule set forth herein, or as otherwise mutually agreed between the parties from time to time.
 - (b) ACSI shall provide directory delivery information to BAPCO for all subscribers.
- (c) ACSI shall advise BAPCO promptly of any directory-related inquiries, requests or complaints which it may receive from ACSI subscribers and shall provide reasonable cooperation to BAPCO in response to or resolution of the same.
- (d) ACSI shall respond promptly regarding corrections or queries raised by BAPCO to process listing changes requested by subscribers.

3. <u>BAPCO OBLIGATIONS</u>. BAPCO agrees as follows:

- (a) BAPCO shall include one standard listing for each ACSI subscriber per hunting group in BAPCO's appropriate local alphabetical Directory as published periodically by BAPCO unless nonlisted or nonpublished status is designated by subscribers at no charge to ACSI or the listing ACSI subscribers. Such listings shall be interfiled with the listings of other local exchange telephone company subscribers and otherwise published in the manner of such other listings according to BAPCO's generally applicable publishing policies and standards, and in a manner consistent with the treatment of listings by subscribers of BellSouth Telecommunications, Inc. The parties hereto agree to cooperate with each other in establishing formats for submission, timelines, lead times and content of listing information.
- (b) BAPCO shall publish additional listings, foreign listings and other alphabetical Directory listings of ACSI subscribers upon their request consistent with BAPCO's generally applicable policies in BAPCO's alphabetical Directories at BAPCO's prevailing rates, terms and conditions. BAPCO shall in no event charge ACSI subscribers more for such services than is charged to subscribers of BellSouth Telecommunications, Inc. for similar services.

- (c) BAPCO will distribute regularly published alphabetical and classified Directories to local ACSI subscribers in accordance with BAPCO's prevailing practices, including delivery following Directory publication and upon establishment of new ACSI service, if a current Directory for that geographic area has not previously been provided. Such deliveries may include separate advertising materials accompanying the Directories.
- (d) BAPCO will include ACSI information in the customer guide pages of its alphabetical Directories for communities where ACSI provides local exchange telephone service at the time of publication in accordance with BAPCO's prevailing standards for the same. ACSI will provide information requested by BAPCO for such purpose on a timely basis. BAPCO agrees to negotiate in good faith with ACSI to provide additional customer guide space, including a separate customer guide page for ACSI.
- (e) BAPCO shall make available at no charge to ACSI or its subscribers one listing for ACSI business customers per hunting group in one appropriate heading in BAPCO's appropriate local classified directory as published periodically by BAPCO. Such listings shall be published according to BAPCO's generally applicable publishing policies and standards, and in a manner no less ravorable than treatment afforded to subscribers to BellSouth Telecommunications. Inc. services.
- (f) BAPCO agrees to solicit, accept and publish directory advertising from business subscribers for ACSI in communities for which BAPCO publishes classified Directories in the same manner and upon substantially the same terms as it solicits, accepts and publishes advertising from advertisers who are not ACSI subscribers.
- (g) BAPCO will deal with subscribers of ACSI on the same basis and in the identical manner that it deals with subscribers of BellSouth Telecommunications, Inc. respecting inclusion in and delivery of white and yellow page directories (including both hard copy and electronic format directories). BAPCO specifically agrees to include primary listings for ACSI subscribers in such directories at no charge to ACSI, and at no charge to ACSI's listing subscribers other than such charge as would normally be applied to BellSouth Telecommunications, Inc. subscribers.
- (h) Respecting inclusion in and delivery of yellow page directories. BAPCO will not discriminate against subscribers of ACSI. With respect to inclusion of listings by ACSI subscribers, BAPCO will use the same criteria in determining whether to publish advertisements and listings in its yellow page directories as it uses for all other customers and potential customers, including customers of BellSouth Telecommunications, Inc. BAPCO will work cooperatively with ACSI to ensure that yellow page advertisements by customers who switch their local service from BellSouth Telecommunications, Inc. to ACSI are maintained without interruption.
- 4. <u>PUBLISHING POLICIES</u>. BAPCO shall maintain full authority over its publishing schedules, policies, standards, and practices and over the scope and publishing schedules of its Directories.

5. LIABILITY AND INDEMNITY.

(a) Each party agrees to defend, indemnify and hold harmless the other from all damages, claims, suits, loses or expenses, including without limitation costs and attorneys fees. to the extent of such party's relative fault, arising out of or result from any error, omission or act of such party hereunder. Each party shall notify in writing the other promptly of any claimed error or omission affecting this paragraph and of any claim or suit arising hereunder or relating to this Agreement and shall provide reasonable and timely cooperation in its resolution of the same.

Without wavier of any rights hereunder, the indemnified party may at its expense undertake it sown defense in any such claim or suit.

- 6. TERM. This Agreement shall be effective on the date of the last signature hereto for a term of two (2) years and shall relate to Directories published by BAPCO during such period. Thereafter, it shall continue in effect unless terminated by either party upon sixty days' prior written notice.
- 7. <u>ASSIGNMENT</u>. This Agreement shall be binding upon any successors or assigns of the parties during its Term.
- 8. <u>RELATIONSHIP OF THE PARTIES</u>. This Agreement does not create any joint venture, partnership or employment relationship between the parties or their employees, and the relationship between the parties shall be that of an independent contractor. There shall be no intended third party beneficiaries to this Agreement.

9. NONDISCLOSURE.

- (a) During the term of this Agreement it may be necessary for the parties to provide each other with certain information ("Information") considered to be private or proprietary. The recipient shall protect such Information from distribution, disclosure or dissemination to anyone except its employees or contractors with a need to know such Information in conjunction herewith, except as otherwise authorized in writing. All such Information shall be in writing or other tangible form and clearly marked with a confidential or proprietary legend. Information conveyed orally shall be designed as proprietary or confidential at the time of such oral conveyance and shall be reduced to writing within forty-five (45) days.
- (b) The parties will not have an obligation to protect any portion of Information which: (1) is made publicly available lawfully by a nonparty to this Agreement; (2) is lawfully obtained from any source other than the providing party; (3) is previously known without an obligation to keep it confidential; (4) is released by the providing party in writing; or (5) commencing two (2) years after the termination date of this Agreement if such Information is not a trade secret under applicable law.
- (c) Each party will make copies of the Information only as necessary for its use under the terms hereof, and each copy will be marked with the same proprietary notices as appear on the originals. Each party agrees to use the Information solely in support of this Agreement and for no other purpose.
- 10. <u>FORCE MAJEURE</u>. Neither party shall be responsible to the other for any delay or failure to perform hereunder to the extent caused by fire, flood, explosion, war, strike, embargo, governmental requirements, civic or military authority, act of God, or other similar cause beyond its reasonable control. Each party shall use best efforts to notify the other promptly of any such delay or failure and shall provide reasonable cooperation to ameliorate the effects thereof.

11. REPRESENTATIVES AND NOTICES.

(a) Each party shall name one or more representatives for contacts between the parties which shall be authorized to act on its behalf. Such representatives may be changed from time to time upon written notice to the other party.

Notices required by law or under this Agreement shall be given in writing by hand delivery, certified or registered mail, or by facsimile followed by certified or registered mail. addressed to the named representatives of the parties with copies to: If to BAPCO:

Director-LEC/BST Interface BellSouth Advertising & Publishing Corporation Room 270 59 Executive Park South Atlanta, GA 30329

With Copy to:

Associate General Counsel BellSouth Advertising & Publishing Corporation Room 430 59 Executive Park South

Atlanta, GA 30329

If to ACSI:

Riley M. Murphy

Executive Vice President and General Counsel American Communications Services, Inc. 131 National Business Parkway, Suite 100 Annapolis Junction, MD 20701

MISCELLANEOUS. This Agreement represents the entire Agreement between the parties with respect to the subject matter hereof and supersedes any previous oral or written communications, representations, understandings, or agreements with respect thereto. It may be executed in counterparts, each of which shall be deemed an original. All prior and contemporaneous written or oral agreements, representations, warranties, statements, negotiations, and/or understandings by and between the parties, whether express or implied, are superseded and there are no representations or warranties, either oral or written, express or implied, not herein contained. This Agreement shall be governed by the laws of the state of Georgia.

IN WITNESS WHEREOF, the parties have executed this Agreement by their duly authorized representatives in one or more counterparts, each of which shall constitute an original, on the dates set forth below.

BELLSOUTH ADVERTISING & PUBLISHING CORPORATION	AMERICAN COMMUNICATIONS SERVICES, INC.	`
By:	By:	
Title:	Title:	
Date:	Date:	

PUBLIC VERSION

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of	
Application of Ameritech Michigan Pursuant to Section 271 of the Telecommunications Act of 1996 to Provide In-Region, InterLATA Services in Michigan	

CC	Docket	Νò	
$\mathcal{C}\mathcal{C}$	Docket	INO.	

AFFIDAVIT OF GREGORY J. DUNNY ON BEHALF OF AMERITECH MICHIGAN

STATE OF ILLINOIS)
) ss
COUNTY OF COOK)

- I, Gregory J. Dunny, being first duly sworn upon oath, do hereby depose and state as follows:
- 1. My name is Gregory J. Dunny. My business address is 350 North Orleans, Chicago, Illinois 60654. I am the Vice President of Marketing and Sales for the Network Providers Segment of Ameritech Information Industry Services ("AIIS"), a division of Ameritech Services, Inc. In this position, I direct the marketing and sales efforts for the wholesale product line (which includes interconnection, unbundling, resale, etc.) to serve new competitive local exchange carriers ("CLECs") that operate in the Ameritech region.

VIII. CHECKLIST ITEM (viii): WHITE PAGES LISTINGS

105. Section 271(c)(2)(B)(viii) requires BOCs to provide "White Pages directory listings for customers of the other carrier's telephone exchange service." Ameritech satisfies this requirement by ensuring that its directory publishing affiliate "will publish the Primary Listing of [Requesting Carrier] Customers located within the geographic scope of

-47-

Publisher's directories at no charge." AT&T § 15.1.1; see Brooks Fiber § 18.0. These listings will be interfiled with listings of Ameritech customers, and Ameritech will provide a copy of the requesting carrier's customer listings in a mutually agreed-upon form and format to the requesting carrier prior to publication. In addition to providing listings, Ameritech has agreed to provide initial and secondary delivery of White Pages directories to customers of resellers on the same basis as its own customers. AT&T § 15.2.5. Ameritech will also license its White Pages listings on a current basis to competing carriers for use in publishing directories. Finally, Ameritech provides access to its directory listings in readily accessible magnetic tape or electronic format as required by 47 C.F.R. § 51.217(c)(3)(ii). AT&T Sch. 9.5(8.10, 8.11).

106. Ameritech is currently furnishing White Pages listings to Brooks Fiber, MCI Metro, TCG, MFS and several other carriers.

IX. CHECKLIST ITEM (ix): NUMBERING ADMINISTRATION

107. Checklist Item (ix) requires that Ameritech provide, "[u]ntil the date by which telecommunications numbering administration guidelines, plans, or rules are established, nondiscriminatory access to telephone numbers for assignment to the other carrier's telephone exchange service customers." 47 U.S.C. § 271(c)(2)(B)(ix). The Rules (§ 51.217(e)(i)), in turn, require that a LEC permit competing providers to have access to

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Q (By Mr. Carver) Mr. Juneau, could you summarize your testimony, please?

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A Yes. There are four issues in this proceeding that I address in my testimony. The first issue regards requiring BellSouth to offer a listing service consisting solely of new connections of residential and business subscribers. BellSouth should not be required to offer such a listing service because lists consisting solely of new connects are not required to publish directories and there is no demand from publishers for this service. In regional negotiations with the directory publishers, BellSouth has offered similar services and no one has expressed willingness to buy these services at the price required to cover our cost. Outside of the testimony filed in this proceeding we're not aware of any other demand.

The second issue regards the appropriateness of BellSouth's newly effective update service. This update service is appropriate. The monthly refresh option was implemented based on negotiations with Independent Publishers. In fact, the regional negotiations — in the regional negotiations three options were offered and the publishers chose this option.

1	j	
1	Q	The first one being that new connects are
2	not requi	red to publish directories, right?
3	A	Correct.
4	Q	I believe in your testimony you indicate
5	that BAPC	O receives a daily list of service orders or
6	a record	of service orders; is that correct?
7	A	Yes.
8	Q	What does that consist of? What does BAPCO
9	get on a	daily basis?
10	A	BAPCO receives every service order activity
11	item that	occurred in the nine-state BellSouth region.
12	BAPCO rec	eives it in an electronic transmission in an
13	unedited	format, every item.
14	Q	That would include the new connects, though,
15	wouldn't	it?
16	A	It would.
17	Q	Would the information that BAPCO receives on
18	a daily b	asis include the name of the subscriber?
19	A	Yes.
20	Q	The telephone number?
21	A	Yes.
22	Q .	Address?
23	A	Yes.
24	Q	The type of activity?
25	A	Yes.

1	!
1	Q What else would that consist of?
2	A It would include any primary business
3	classification.
4	Q Okay. So included within the daily
5	information that BAPCO gets as the new connect, do you
6	know if BAPCO requires that information on a daily
7	basis to publish directories?
8	A I don't know.
9	COMMISSIONER GARCIA: Could you give me an
10	idea of what they use it for?
11	WITNESS JUNEAU: I'm sorry.
12	COMMISSIONER GARCIA: Do you have an idea of
13	what they use it for?
14	WITNESS JUNEAU: I expect that what BAPCO
15	does with it is not to publish directories, but to
16	sell advertising and to distributed directories to new
17	connects to any changes.
18	COMMISSIONER CLARK: Mr. Juneau, would you
19	have a problem with independent publishers having that
20	same opportunity?
21	WITNESS JUNEAU: No.
22	Q (By Mr. Horton) Isn't that what they've
23	asked for?
24	A That is not our understanding. We've had a
25	little bit of a difficult time understanding what the

	1
1	Q Okay. So what are you offering me that
2	wasn't already available through your monthly refresh?
3	As far as information is concerned?
4	A As far as information is concerned?
5	Q Yes, sir?
6	A The same information would be available
7	either way.
8	COMMISSIONER CLARK: Mr. Juneau, let me ask
9	a question. As I understand what you're saying, a
10	refresh is basically a new listings; everything is
11	in one document. How do you tell what is new and what
12	has changed or a difference, a change in the type of
13	service they request? How do you tell that from the
14	refresh service?
15	WITNESS JUNEAU: Commissioner, the way that
16	would be done is the publisher would have to compare
17	the listing from the prior month to the new listing
18	that he's just received.
19	COMMISSIONER CLARK: So, if there were a
20	thousand listings he has to look at each listing and
21	determine what, if any, change has taken place.
22	WITNESS JUNEAU: That's correct.
23	COMMISSIONER CLARK: In the options that you
24	offer the directory publishers, did you offer that

25 kind of option that was just simply the new

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PUBLIC VERSION

BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C 20554

In the matter of)	
)	
Application of Ameritech)	
Michigan Pursuant to Section) CC Docket No.	
271 of the Telecommunications)	
Act of 1996 to Provide In-Regi	on,)	
InterLATA Services in Michiga	in)	

AFFIDAVIT OF WARREN L. MICKENS ON BEHALF OF AMERITECH MICHIGAN

STATE OF ILLINOIS)
) ss
COUNTY OF COOK)

- I, Warren L. Mickens, being first duly sworn upon oath, do hereby depose and state as follows:
- 1. My name is Warren L. Mickens. I am Vice President of Customer Operations at Ameritech Information Industry Services ("AIIS"), a division of Ameritech Services, Inc. AIIS is an Ameritech business unit that provides communications products and services to other telecommunications providers, including providers that compete with Ameritech Operating Companies in the local exchange market.
- 2. AIIS was formally organized on July 1, 1993, with the mission of offering network components that could be uniquely assembled to suit the needs of its customers, as part of the creation of a "network of networks." AIIS was conceived as a wholesaler of Ameritech's communications infrastructure and a major supplier to companies that would provide products and services in competition with the Ameritech Operating Companies. The

customer is a reseller or an Ameritech retail customer. Resellers also have existing escalation procedures available to them.

C. Address Verification

- 54. Ameritech's customer contact personnel verify customer addresses through the Street Address Guide (SAG), a database that contains the addresses of all customer locations served by Ameritech. Ameritech service representatives access the SAG to verify that the customer's location is served by Ameritech and to ensure that the address is correct. The service representative also questions the customer until he or she is able to determine the customer's exact address. In rare instances where an address has not been entered into the SAG, the service representative contacts the Company's engineering department to validate the address and, once validated, to ask that it be entered in the SAG.
- 55. Ameritech provides each reseller with information in an electronic format, enabling its contact personnel to validate customer street addresses. Each reseller receives an electronic copy of information in the SAG database, which enables the reseller to load that

-24-

information into its own database for purposes of validating a customer's address. A reseller may obtain an updated copy of the SAG on a weekly basis. If a reseller's end user customer has an address that is not in the SAG, the reseller may contact the Ameritech reseller Service Center and have the address validated with Ameritech's Engineering organization, using the same procedure used by Ameritech's customer contact personnel for Ameritech retail customers. Additionally, customer address information is validated a second time by the electronic ordering interface when a reseller issues an order.

D. Electronic Access To The Loop Assignment System

56. On an initial sales call, Ameritech's retail service representatives use information from its loop assignment system to determine whether it is necessary to dispatch a technician to the customer's premises, for purposes of determining a due date. Ameritech also provides an electronic interface that allows each reseller's contact personnel to establish a due date, based on whether a field visit is required, while the end user is on the line.

WITH the Local Exchange mouse, a. a.e. a.e. a.e. a.e. a.e.

standard for local exchange resale billing.

- 69. Ameritech provides monthly billing data for unbundled network elements in the Carrier Access Billing System ("CABS") format, which has been used to bill for access services since 1984.
- change an existing end user's local exchange service to a reseller on a "transfer-as-is" basis.

 Under this arrangement, when an Ameritech end user selects a reseller to provide local service, the reseller tells Ameritech the telephone number(s) on which the reseller will assume service responsibility. This is necessary to ensure that the change order is placed against the correct line number. A change of carrier can be made at that time, but the account cannot be changed in other respects, for example to add or cancel features, except as may be otherwise permitted by the AT&T Agreement.

J. Other Operational Processes And Functionalities

71. <u>Directory Listing</u> — As described in the AT&T Agreement (§ 15.2), in order to have its end user customers listed in Ameritech's directory, a reseller must provide subscriber listing information as specified by Ameritech and its directory publisher. There

-29-



are a number of alternatives, both manual and electronic, that a reseller may utilize to provide updates (additions, deletions, changes, etc.) to its subscribers' listing information maintained in Ameritech's directory databases. Each directory has a directory "close date" after which changes, additions, and deletions cannot be made to listings. Listings not available by the close date are included in the next directory. I would also note that Ameritech has provided directory listings to customers of facilities-based carriers and other providers under contract for some time.

72. <u>911 Updates</u> — Ameritech provides such updates through the resale service order process. Any updates to this information must be provided by the reseller to Ameritech via the resale ordering process.

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Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of)	
Application of Ameritech Michigan Pursuant to Section 271 of the Telecommunications Act of 1996 to Provide In- Region, InterLATA Services in Michigan)))))	CC Docket No.

Volume 1.1:
Interconnection Agreement between AT&T and Ameritech Michigan

13.9 Permanent Number Portability. The Parties shall migrate from RCF or DID to Permanent Number Portability as soon as practically possible but no later than the date provided for by the FCC. The Parties shall provide Permanent Number Portability on a reciprocal basis to each other in accordance with rules and regulations as from time to time prescribed by the FCC and/or the Commission.

13.10 Other INP Methods.

Other methods of providing INP, to the extent technically feasible, may be provided pursuant to a Bona Fide Request.

ARTICLE XIV DIALING PARITY -- SECTIONS 251(b)(3) and 271(e)(2)(B)

The Parties shall provide Dialing Parity to each other as required under Section 251(b)(3) of the Act, except as may be limited by Section 271(e)(2)(B) of the Act.

ARTICLE XV DIRECTORY LISTINGS -- SECTION 251(b)(3)

- 15.1 Directory Listings. Ameritech shall cause the Publisher to include Primary Listings of AT&T's Customers ("AT&T Directory Customers") in its White Pages Directories under the following terms and conditions:
- 15.1.1 Publisher will publish the Primary Listing of AT&T Directory Customers located within the geographic scope of Publisher's directories at no charge.
- 15.1.2 Listings of such AT&T Directory Customers will be interfiled with listings of subscribers of Ameritech and other LECs serving the same geographic area where such listings are included within a directory.
- 15.1.3 Publisher shall provide AT&T with a copy of such listings prior to publication in such form and format as may be mutually agreed to by the Parties. Both Parties shall use their best efforts to ensure the accurate listing of such information.
- 15.1.4 Ameritech or its Publisher must receive all Primary Listings of AT&T Directory Customers prior to the service order close date for the directory in which those listings are to appear. Ameritech or its Publisher will provide AT&T with appropriate service order close dates within thirty (30) days of this information becoming available.

- 15.1.5 Publisher may include, at no charge, Primary Listings of AT&T Directory Customers and provided to Ameritech or its Publisher in other directories published by Publisher or its Affiliate.
- 15.1.6 Nothing in this Agreement shall restrict Ameritech's Publisher's authority as publisher of the directories from altering the geographic scope, directory life, headings, content or format of the directories. Publisher will provide information on such alterations at the same time such information is provided to Ameritech.
- 15.1.7 Publisher shall include, in the customer information section of each White Pages and Yellow Pages Directory, information about AT&T services, including addresses and telephone numbers for AT&T Customer service. The form and content of such customer information shall be provided by AT&T to Ameritech or its Publisher. The charge, if any, for the listing of such information will be calculated on the same basis as the charges, if any, paid by Ameritech for similar listings.
- 15.2 Listing and Listing Updates. AT&T will provide AT&T Directory Customer Listings and Listing Updates to Ameritech or its Publisher on a nonexclusive basis as follows:
- 15.2.1 AT&T shall provide its AT&T Directory Customer Listings to Ameritech or its Publisher in a mutually agreeable form and format. AT&T acknowledges that Ameritech or its Publisher may impose a charge for changes to AT&T Directory Customer Listings previously provided by AT&T to Ameritech or its Publisher.
- 15.2.2 Within one (1) Business Day of installation, disconnection or other change in service (including change of nonlisted or nonpublished status) affecting the directory assistance database or the directory listing of an AT&T Directory Customer, AT&T shall provide Listing Updates to Ameritech or its Publisher in a form and format acceptable to Publisher. Listing Updates on AT&T Directory Customers are to be provided to Ameritech and Listing Updates for facilities-based Customers of AT&T shall be provided to Publisher.
- 15.2.3 AT&T will cooperate with Publisher to develop a cost-effective, mutually satisfactory, mechanized or electronic process for the provision of AT&T's Listing Updates to Publisher, which process shall be available for joint testing within six (6) months of the Effective Date.